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1	Airene Williamson, Esq Nevada State Bar # 11594 WILLIAMSON LAW OFFICE, PLLC
2	420 S. Jones Blvd Las Vegas, Nevada 89134
3	Tel: (702) 444-7711 Fax: (702) 444-7712
4	awilliamson@wlawoffice.com Attorney for Defendant JUDILYN TAYAG
5	Attorney for Defendant JODIL IN TATAG
6	UNITED STATES DISTRICT COURT
7	DISTRICT OF NEVADA
8)
9	LHF PRODUCTIONS, INC., a) Case No.: 2:16-cv-924-GMN-NJK)
10	Nevada limited·liability company, Plaintiff, STIPULATION TO EXTEND TIME TO DEFENDANT JUDILYN TAYAG TO
11	VS. (COMPLAINT BY NOT MORE THAN
12	QUINTON BRITTON, an individual;
13	MOIRA KAZIMIERSKI, an individual;) JUDILYNTAYAG, an individual; Robert)
14	Baker, an individual; JULIANA MARTINDARIANO, an individual;
15	MELISSA LYNCH, an individual, and DOES 1- B
16))
17	
18	Plaintiffs LHF PRODUCTIONS INC., a Nevada Limited liability company, ("Plaintiffs")
19	
20	and Defendant JUDILYNTAYAG, ("Defendant"), through their counsel of record, stipulate as
21	follows:
22	RECITALS
23	
24	WHEREAS, Plaintiffs filed the First Amended Complaint in the above-captioned matter on
25	July 21, 2016; WHEREAS, on or about August 1, 2016, Defendant was served with the summons
26	and complaint;
27	WHEDEAS Defendant HIDH VNTAVAC has requested as setting of
28	WHEREAS, Defendant JUDILYNTAYAG, has requested an extension of time to respond

to the First Amended Complaint, from August 29, 2016, to September 02, 2016;

WHEREAS, Plaintiffs agreed to extend Defendant JUDILYNTAYAG, deadline to respond to the First Amended Complaint by September 02, 2016;

WHEREAS, in entering into this stipulation, Defendant JUDILYNTAYAG does not concede that process or service of process has been sufficient or effective and it reserves all rights it has to defend or object to Plaintiffs' claims, including defenses regarding service of process and personal jurisdiction;

WHEREAS, in entering into this stipulation, Plaintiffs also reserve all rights.

STIPULATION

IT IS HEREBY STIPULATED AND AGREED by and among the undersigned counsel, that Defendant JUDILYNTAYAG, shall not be required to answer, move to dismiss or otherwise respond to Plaintiffs' First Amended Complaint until September 02, 2016.

DATED: August 29, 2016

RAINEY LEGAL GROUP, PLLC

By: <u>/s/ Charles C. Rainey, Esq.</u>
Charles C Rainey, Esq.
Attorney for Plaintiff LHF Productions, Inc.

DATED: August 29, 2016

WILLIAMSON LAW OFFICE, PLLC

By: <u>/s/Airene Williamson, Esq.</u>
Airene Williamson, Esq.
Attorney for Petitioner/ Representative

CERTIFICATE OF SERVICE

I, the undersigned, declare that I am over the age of 18 and am not a party to this action. I am employed in the City of Las Vegas, Nevada; my business address is Williamson Law Office, PLLC, 420 S. Jones Blvd, Las Vegas, NV 89134.

I hereby certify that the foregoing STIPULATION TO EXTEND TIME TO

DEFENDANT JUDILYN TAYAG TO RESPOND TO FIRST AMENDED COMPLAINT BY

NOT MORE THANSEPTEMBER 02, 2016 with the Clerk of the Court using the CM/ECF system, which will then send a notification of such filing (NEF) to all attorneys of record in this action.

Executed on August 29, 2016, at Los Angeles, California.

/s/ Anita M. Montoya Anita M. Montoya Williamson Law Office, PLLC

IT IS SO ORDERED. Dated: October 20, 2016

> NANCY J. KOPPE United States Magistrate Judge